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Admitted in NY & CT

August 17, 2021

## **BY ECF and Email**

Honorable Nelson S. Román United States District Court Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re: United States v. Darnell Kidd, 20 Cr. 572 (NSR)-02

Dear Judge Román:

I write respectfully on behalf of Mr. Kidd to request a 30-day extension of time to file pre-trial motions. The current deadline for the defense to file pre-trial motions is August 25, 2021. More time is necessary to review additional discovery. It will also allow for further discussions regarding a possible resolution of the case. I have conferred with government counsel, and they consent to this request.

Respectfully submitted,

By: \_\_\_\_/

Kerry A. Lawrence

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914-946-5900

cc: Government Counsel

USDC SDNY
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Deft. Kidd's (02) request, joined by Deft. Chambers (01), for an extension of the motion briefing schedule is GRANTED with the Govt's consent as follows: moving papers shall be filed Sept. 27, 2021; Govt's response shall be filed on Oct. 27, 2021; and reply papers shall be filed on Nov. 12, 2021. Counsel shall provide two hard courtesy copies to the Court as their respective papers are filed. Clerk of Court requested to terminate the motions (docs. 33 & 34).

Dated: August 27, 2021

HON, NELSON S. ROMÁN UNITED STATÉS DISTRICT JUDGE

# James Kousouros

ATTORNEY AT LAW

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RIKI GHOSH SENIOR COUNSEL

EMMA J. COLE LEGAL ASSISTANT

August 23, 2021

#### **BY ECF**

The Honorable Nelson S. Román United States District Judge Southern District of New York 300 Quarropas St. White Plains, NY 10601-4150

Re: United States v. Marcus Chambers, 20 Cr. 572 (NSR)

Dear Judge Román,

This letter is respectfully submitted to join the request submitted by co-defendant Darnell Kidd, D.E. 33, requesting a 30-day extension of time to file pre-trial motions on behalf of Mr. Chambers.

Thank you for your courtesy and consideration.

Respectfully submitted,	
	/s/
James Ko	ousouros, Esq.

c.c.

Christopher Brumwell Olga Zverovich Assistant United States Attorneys